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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/884,009	06/18/2001	. Bor-Ming Hsich	MS1-749US	3405
22971 7590 05/16/2007 MICROSOFT CORPORATION ONE MICROSOFT WAY REDMOND, WA 98052-6399			EXAMINER	
ONE MICROS	OFT WAY	WU, QING YUAN		
REDMOND, WA 98052-6399		ART UNIT	PAPER NUMBER	
			2194	
			NOTIFICATION DATE	DELIVERY MODE
			05/16/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)			
	09/884,009	HSIEH, BOR-MING			
Office Action Summary	Examiner	Art Unit			
	Qing-Yuan Wu	2194			
The MAILING DATE of this communication Period for Reply	on appears on the cover sheet wi	ith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR F WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicati - If NO period for reply is specified above, the maximum statutory - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS COMMUNION (CFR 1.136(a)). In no event, however, may a ron. period will apply and will expire SIX (6) MON statute, cause the application to become AB	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on	29 March 2007.				
2a) This action is FINAL . 2b) ⊠	This action is FINAL . 2b)⊠ This action is non-final.				
3) Since this application is in condition for a	llowance except for formal matt	ters, prosecution as to the merits is			
closed in accordance with the practice ur	nder <i>Ex par</i> te <i>Quayle</i> , 1935 C.D). 11, 453 O.G. 213.			
Disposition of Claims					
4) ⊠ Claim(s) <u>1-6,8-11,13-21 and 23</u> is/are pe 4a) Of the above claim(s) is/are wit 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-6, 8-11, 13-21, and 23</u> is/are r 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and continuous subjects to restriction and continuous subjects and continuous subjects to restriction and continuous subjects and continuous subjects are subjects to restriction and continuous subjects are subjects to restriction and continuous subjects are subjects and continuous subjects are subjects are subjects and continuous subjects are subjects and continuous subjects are subjects are subjects are subjects and continuous subjects are subjects and continuous subjects are subjects are subjects are subjects and continuous subjects are subjects are subjects and continuous subjects are subjec	thdrawn from consideration.				
Application Papers					
9) The specification is objected to by the Exa					
10) The drawing(s) filed on is/are: a)] accepted or b) ☐ objected to	by the Examiner.			
Applicant may not request that any objection		· ·			
Replacement drawing sheet(s) including the call. 11) The oath or declaration is objected to by the call.	· · · · · · · · · · · · · · · · · · ·				
Priority under 35 U.S.C. § 119		•			
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International B	ments have been received. ments have been received in A e priority documents have been sureau (PCT Rule 17.2(a)).	application No received in this National Stage			
* See the attached detailed Office action for		IAM THOMSON DRY PATENT EXAMINER			
Attachment(s)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-943) Information Disclosure Statement(s) (PTO-1449 or PTO/92) Paper No(s)/Mail Date 	Paper No(s	Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152)			

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DETAILED ACTION

1. Claims 1-6, 8-11, 13-21 and 23 are pending in the application.

Continued Examination Under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over Williams (U.S. Patent 5,872,938) in view of Applicant Admitted Prior Art (hereafter AAPA) (U.S. PG Pub 2002/0194249).
- 5. Williams was cited in previous office actions.

6. As to claim 23, Williams teaches the invention substantially as claimed including managing a queue with a queue data structure, the queue data structure comprising [abstract]:

a first dimension data field comprising a first plurality of elements that are sortable, one to another with respect to element priority [queue, col. 1, line 66-col. 2, line 5; col. 2, lines 52-56; col. 4, lines 15-30; abstract; Fig. 1]; and

a second dimension data field comprising a second plurality of elements that are sortable, one to another, based on elements priority [subqueue, col. 2, lines 62-65; col. 3, lines 50-61; col. 4, line 57-col. 5, line 12; col. 5, lines 51-53; col. 6, lines 5-9], the second plurality of elements comprising a root element and one or more other elements [top/first/last element(s), col. 4, line 31-56; Fig. 1]; and

executing respective ones of the elements in view of element block priority [abstract; col. 1, line 66-col. 2, line 5; col. 2, lines 14, 40-43 and 62-67; col. 4, lines 16-31].

- 7. Williams does not specifically teach a run queue or threads. However, Williams disclosed task to be served [col. 1, line 15]. In addition, AAPA teaches storing threads in a run queue for subsequent execution [AAPA, pg. 1, paragraphs 5-6].
- 8. It would have been obvious to one of an ordinary skill in the art at the time the invention was made, to have modified the teaching of Williams with the teaching of AAPA because Williams and AAPA are in the same field of endeavor and to further extend the functionality of

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Williams' queuing of task elements in a multi-dimensional queue by applying it to the queuing of threads in a run queue (see definition of thread and run queue in office action mailed 6/28/06).

- 9. Claims 1-6, 8-11 and 13-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Williams and AAPA as applied to claim 23 above, in view of Young (U.S. Patent 6,609,161).
- 10. Young was cited in the last office action.
- 11. As to claim 1, this claim is rejected for the same reason as claim 23 above. Williams and AAPA do not specifically teach the association of a second plurality of threads in a deterministic amount of time equivalent to an amount of time to insert a single thread. However, Young teaches in a deterministic amount of time equivalent to an amount of time to insert a SCSI control block (hereafter SCB) into a common queue, associating a second plurality of SCBs that is priority sorted with the common queue in a manner that maintains a priority based scheduling semantic of the common queue [Young, appending target queue with SCSI control blocks (hereafter SCBs) remaining to be transmitted to the end of the common queue, col. 7, lines 36-55; col. 3, lines 13-18; col. 6, lines 1-24; col. 7, lines 47-55; col. 8, lines 30-36; 270A, Fig. 3C].
- 12. It would have been obvious to one of an ordinary skill in the art at the time the invention was made, to have modified the teaching of Young with the teaching of Williams and AAPA to further extend the functionality and applicability to various execution environment of Young's

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multi-dimensional SCB queuing method by applying the sortable priority queuing (priority queue) of threads in a run queue taught by Williams and AAPA.

- 13. As to claim 2, Williams, AAPA and Young teach the invention substantially as claimed including wherein the second plurality of threads comprises a root thread, and wherein associating the second plurality of threads with the run queue further comprises inserting only the root thread into the run queue to represent the second plurality of nodes [Young, col. 2, lines 33-35, 43-47; col. 3, lines 13-18].
- 14. As to claim 3, Williams, AAPA and Young do not specifically teach and inserting each thread in the second plurality of threads into the run queue independent of any additional other queue access. However, Young disclosed inserting SCBs from target queues into common queue [Young, col. 7, lines 36-55]. It would have been obvious to one of an ordinary skill in the art at the time the invention was made, to have recognized that no other queues are being access when a preceding thread is inserted in to the run queue.
- 15. As to claim 4, this claim is rejected for the same reason as claim 2 above.
- 16. As to claim 5, this claim is rejected for the same reason as claim 2 above. In addition, Williams, AAPA and Young teach the invention substantially as claimed including removing the root thread from the run queue; and responsive to removing the root thread, inserting a next thread of the second plurality of threads into the run queue such that the priority based

scheduling semantic of the run queue is preserved [top/first/last element(s), col. 4, line 31-56; col. 7, lines 50-58; Fig. 1; Young, col. 7, lines 36-55; Figs. 3B-3C].

- 17. As to claim 6, this claim is rejected for the same reason as claims 3 and 5 above.
- 18. As to claim 8, Williams, AAPA and Young teach substantially the method for managing a run queue. Therefore, Williams, AAPA and Young teach substantially the system for implementing the method.
- 19. As to claim 9, this claim is rejected for the same reason as claim 3 above.
- 20. As to claim 10, this claim is rejected for the same reason as claim 1 above.
- 21. As to claim 11, this claim is rejected for the same reason as claim 2 above.
- 22. As to claim 13, this claim is rejected for the same reason as claim 23 above. In addition, Williams, AAPA and Young teach the run queue being implemented in a linked list data structure [abstract; Young, col. 2, lines 25-49; AAPA, paragraph 5, lines 1-4 and Fig. 1].
- 23. As to claims 14-15, these claims are rejected for the same reason as claims 5-6 above.

24. As to claims 16, Williams, AAPA and Young teach substantially the method for managing a run queue. Therefore, Williams, AAPA and Young teach substantially the computer-program instructions for implementing the method.

- 25. As to claim 17, this claim is rejected for the same reason as claim 2 above.
- 26. As to claim 18, this claim is rejected for the same reason as claim 13 above.
- 27. As to claim 19, this claim is rejected for the same reason as claim 5 above.
- 28. As to claim 20, this claim is rejected for the same reason as claim 3 above.
- 29. As to claim 21, this claim is rejected for the same reason as claim 6 above.
- 30. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - U.S. Patent 6,570,876 to Aimoto teach multidimensional queue.

Response to Arguments

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Applicant's arguments filed 3/29/07 have been fully considered but moot in view of the 31.

new ground of rejection.

32. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Qing-Yuan Wu whose telephone number is (571) 272-3776. The

examiner can normally be reached on 8:30am-6:00pm Monday-Thursday and alternate Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, William Thomson can be reached on (571) 272-3718. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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Qing-Yuan Wu

Examiner

Art Unit 2194

WILLIAM THOMSON SUPERVISORY PATENT EXAMINER